

**IN THE UNITED STATES BANKRUPTCY COURT  
FOR THE SOUTHERN DISTRICT OF NEW YORK**

In re:

Square Two Financial Services Corporation, *et al.*,<sup>1</sup>

Plan Administrator.

Chapter 11

Case No. 17-10659 (JLG)

(Jointly Administered)

**FINAL DECREE AND ORDER CLOSING CHAPTER 11 CASES**

Upon the motion (the “Motion”)<sup>2</sup> of the Plan Administrator for entry of an order pursuant to section 350(a) of the Bankruptcy Code, Bankruptcy Rule 3022, and Local Rule 3022-1, (i) closing the Debtors’ chapter 11 cases and (ii) waiving the requirement in Local Rule 3022-1 to file a Closing Report; and it appearing that this Court has jurisdiction to consider the Motion pursuant to 28 U.S.C. §§ 157 and 1334; and it appearing that venue of these chapter 11 cases and the Motion in this district is proper pursuant to 28 U.S.C. §§ 1408 and 1409; and it appearing that this matter is a core proceeding pursuant to 28 U.S.C. § 157(b); and this Court having determined that the relief requested in the Motion is in the best interests of the Debtors, their estates, their creditors and other parties in interest; and it appearing that proper and adequate notice of the Motion has been given and that no other or further notice is necessary; and after due deliberation thereon; and good and sufficient cause appearing therefor;

**IT IS HEREBY ORDERED THAT:**

1. The Motion is GRANTED.

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<sup>1</sup> The Debtors that commenced these chapter 11 cases and the last four digits of each such Debtor’s federal taxpayer identification number and/or Canadian equivalent are as follows: Astrum Financial, LLC (2265); Autus, LLC (2736); CA Internet Marketing, LLC (7434); CACV of New Jersey, LLC (3499); Candeo, LLC (2809); Collect Air, LLC (7987); Collect America of Canada, LLC (7137); Healthcare Funding Solutions, LLC (2985); Orsa, LLC (2864); ReFinance America, Ltd. (4359); SquareTwo Financial Corporation (1849); and SquareTwo Financial Services Corporation d/b/a Fresh View Solutions (5554).

<sup>2</sup> Capitalized terms that are not defined herein have the meanings ascribed to such terms in the Motion.

2. Pursuant to section 350(a) of the Bankruptcy Code and Bankruptcy Rule 3022, the cases listed on Schedule 1 attached hereto are hereby closed effective as of the entry of this Order; *provided however*, that the Court shall retain such jurisdiction as is provided in Article XIII of the Plan, and the entry of this final decree is without prejudice to the rights of any party in interest to seek to reopen these chapter 11 cases for cause shown.

3. The Court hereby waives the requirement in Local Rule 3022-1 to file a Closing Report for the Administered Cases after the entry of this Order.

4. The terms and conditions of this Order are effective immediately upon entry.

5. This Court shall retain jurisdiction with respect to all matters arising from or related to the implementation or interpretation of this Order.

Dated: March 1, 2018  
New York, New York

/s/ *James L. Garrity, Jr.*  
HONORABLE JAMES L. GARRITY JR.  
UNITED STATES BANKRUPTCY JUDGE

**Schedule 1**

**Administered Cases**

<b>Case No.</b>	<b>Debtor</b>
17-10660	CACV of New Jersey, LLC
17-10661	Astrum Financial, LLC
17-10662	Autus, LLC
17-10665	CA Internet Marketing, LLC
17-10666	Candeo, LLC
17-10667	Collect Air, LLC
17-10668	Collect America of Canada, LLC
17-10669	Healthcare Funding Solutions, LLC
17-10670	Orsa, LLC
17-10675	ReFinance America, Ltd.